A BILL FOR AN ACT

RELATING TO MENTAL HEALTH.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	SECTION 1. Section 334-1, Hav	vaii Revised Statutes, is
2	amended by adding a new definition	to be appropriately inserted
3	and to read as follows:	
4	"Law enforcement officer" has	s the same meaning as in
5	section 710-1000."	
6	SECTION 2. Section 334-2.5, F	Hawaii Revised Statutes, is
7	amended by amending subsection (b)	to read as follows:
8	"(b) The department may opera	ate or contract for a secure
9	psychiatric rehabilitation program	for individuals who require
10	intensive therapeutic treatment and	l rehabilitation in a secure
11	setting. The services authorized b	by this section shall be for
12	persons:	
13	(1) Involuntarily hospitalize	ed under this chapter for whom
14	the services cannot be re	eimbursed, covered, or
15	provided by an insurer, p	olan, or other person;
16	(2) Committed to the custody	of the director under chapter
17	704; and	
18	(3) Appropriately hospitalize	ed under chapter 704 or 706.

SB44 HD1 HMS 2013-3139

1	The director shall be responsible for the appropriate		
. 2	placement of all persons placed in facilities or services		
3	contracted for or operated by the director under paragraphs (1)		
4	through (3).		
5	Any such person placed in a facility or services contracted		
6	for or operated by the director who leaves or remains away from		
7	the facility or services, without permission, may be apprehende		
8	and returned to the facility or services by any employee of the		
9	department or by any [police] law enforcement officer without		
10	any warrant or further proceeding."		
11	SECTION 3. Section 334-59, Hawaii Revised Statutes, is		
12	amended by amending subsection (a) to read as follows:		
13	"(a) Initiation of proceedings. An emergency admission		
14	may be initiated as follows:		
15	(1) If a [police] law enforcement officer has reason to		
16	believe that a person is imminently dangerous to self		
17	or others, or is gravely disabled, or is obviously		
18	ill, the officer shall call for assistance from the		
19	mental health emergency workers designated by the		
20	director. Upon determination by the mental health		
21	emergency workers that the person is imminently		
22	dangerous to self or others, or is gravely disabled,		

1		or is obviously iii, the person shall be transported
2		by ambulance or other suitable means, to a licensed
3		psychiatric facility for further evaluation and
4		possible emergency hospitalization. A [police] law
5		enforcement officer may also take into custody and
6		transport to any facility designated by the director
7		any person threatening or attempting suicide. The
8		officer shall make application for the examination,
9		observation, and diagnosis of the person in custody.
10		The application shall state or shall be accompanied by
11		a statement of the circumstances under which the
12		person was taken into custody and the reasons
13		therefor_ which shall be transmitted with the person
14		to a physician or psychologist at the facility.
15	(2)	Upon written or oral application of any licensed
16		physician, advanced practice registered nurse,
17		psychologist, attorney, member of the clergy, health
18		or social service professional, or any state or county
19		employee in the course of employment, a judge may

issue an ex parte order orally, but shall reduce the

order to writing by the close of the next court day

following the application, stating that there is

20

21

22

1		probable cause to believe the person is mentally ill
2		or suffering from substance abuse, is imminently
3		dangerous to self or others, or is gravely disabled,
4		or is obviously ill, and in need of care or treatment,
5		or both, giving the findings on which the conclusion
6		is based, and directing that a [police] law
7		enforcement officer or other suitable individual take
8		the person into custody and deliver the person to the
9		nearest facility designated by the director for
10		emergency examination and treatment. The ex parte
11		order shall be made a part of the patient's clinical
12		record. If the application is oral, the person making
13		the application shall reduce the application to
14		writing and shall submit the same by noon of the next
15		court day to the judge who issued the oral ex parte
16		order. The written application shall be executed
17		subject to the penalties of perjury but need not be
18		sworn to before a notary public.
19	(3)	Any licensed physician, advanced practice registered
20		nurse, physician assistant, or psychologist who has
21		examined a person and has reason to believe the person
22		is:

1	(A) Mentally ill or suffering from substance abuse;	
2	(B) Imminently dangerous to self or others, or is	
3	gravely disabled, or is obviously ill; and	
4	(C) In need of care or treatment;	
5	may direct transportation, by ambulance or other	
6	suitable means, to a licensed psychiatric facility for	
7	further evaluation and possible emergency	
8	hospitalization. A licensed physician, an advanced	
9	practice registered nurse, or physician assistant may	
10	administer treatment as is medically necessary, for	
11	the person's safe transportation. A licensed	
12	psychologist may administer treatment as is	
13	psychologically necessary."	
14	SECTION 4. Section 334-60.5, Hawaii Revised Statutes, is	
15	amended by amending subsection (i) to read as follows:	
16	"(i) If after hearing all relevant evidence, including the	
17	result of any diagnostic examination ordered by the court, the	
18	court finds that an individual is not a person requiring	
19	medical, psychiatric, psychological, or other rehabilitative	
20	treatment or supervision, the court shall order that the	
21	individual be discharged if the individual has been hospitalized	
22	prior to the hearing. If the court finds that the criteria for	
	SB44 HD1 HMS 2013-3139	

S.B. NO. S.D. 1

- 1 involuntary hospitalization under section 334-60.2(1) has been
- 2 met beyond a reasonable doubt and that the criteria under
- 3 sections 334-60.2(2) and 334-60.2(3) have been met by clear and
- 4 convincing evidence, the court may issue an order to any
- 5 [police] law enforcement officer to deliver the subject to a
- 6 facility that has agreed to admit the subject as an involuntary
- 7 patient, or if the subject is already a patient in a psychiatric
- 8 facility, authorize the facility to retain the patient for
- 9 treatment for a period of ninety days unless sooner discharged.
- 10 An order of commitment shall specify which of those persons
- 11 served with notice pursuant to section 334-60.4, together with
- 12 such other persons as the court may designate, shall be entitled
- 13 to receive any subsequent notice of intent to discharge,
- 14 transfer, or recommit."
- 15 SECTION 5. Statutory material to be repealed is bracketed
- 16 and stricken. New statutory material is underscored.
- 17 SECTION 6. This Act shall take effect upon its approval.

Report Title:

Mental Health; Law Enforcement Officer; Advanced Practice Registered Nurses

Description:

Defines "law enforcement officer" in chapter 334, Hawaii Revised Statutes. Authorizes advanced practice registered nurses to assess whether there is probable cause to believe a person is mentally ill or suffering from substance abuse or is otherwise in need of care, treatment, or both, and to administer treatment as is medically necessary with respect to transportation to a psychiatric facility. (SB44 HD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.